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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-------------|----------------------|-------------------------|------------------|
| 09/542,602 | 04/04/2000 | James J. Crow | 044557.0015 | 5339 |
| 7590 10/29/2003 | | | EXAMINER | |
| D' Ann Naylor Rifai CAMPBELL STEPHENSON ASCOLESE, LLP 4807 Spicewood Springs Rd. | | | MIRZA, ADNAN M | |
| | | | ART UNIT | PAPER NUMBER |
| Bldg. 4, Suite 201 | | | 2141 | |
| Austin, TX 78759 | | | DATE MAILED: 10/29/2003 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

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|---|--|---|---|--|--|--|--|
| | Application No. | Applicant(s) | | | | | |
| | 09/542,602 | CROW ET AL. | , | | | | |
| Office Action Summary | Examiner | Art Unit | | | | | |
| | Adnan M Mirza | 2141 | | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period of the period of the period for reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status | 36(a). In no event, howevery within the statutory minim will apply and will expire SI a cause the application to the state of the state | er, may a reply be timely filed num of thirty (30) days will be considered tim X (6) MONTHS from the mailing date of this secome ABANDONED (35 U.S.C. § 133). | | | | | |
| 1) Responsive to communication(s) filed on 11 A | <u> August 2003</u> . | | • | | | | |
| 2a)⊠ This action is FINAL . 2b)□ Th | is action is non-fina | al. | | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Disposition of Claims | | | • | | | | |
| 4) Claim(s) 16-24 is/are pending in the application | | | | | | | |
| 4a) Of the above claim(s) is/are withdray | wn from considerat | ion. | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | | |
| 6)⊠ Claim(s) <u>16-24</u> is/are rejected. | | | | | | | |
| 7) Claim(s) is/are objected to. | | | | | | | |
| 8) Claim(s) are subject to restriction and/or Application Papers | r election requirem | ent. | | | | | |
| 9) The specification is objected to by the Examiner. | | | | | | | |
| 10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner. | | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | | |
| 11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner. | | | | | | | |
| If approved, corrected drawings are required in reply to this Office action. | | | | | | | |
| 12)☐ The oath or declaration is objected to by the Ex | aminer. | | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | | | |
| 13) Acknowledgment is made of a claim for foreign | n priority under 35 l | J.S.C. § 119(a)-(d) or (f). | | | | | |
| a)☐ All b)☐ Some * c)☐ None of: | | | | | | | |
| Certified copies of the priority documents | s have been receiv | ed. | | | | | |
| 2. Certified copies of the priority documents | s have been receiv | ed in Application No | i | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
| 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). | | | | | | | |
| a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti | visional application | has been received. | | | | | |
| Attachment(s) | o priority under 30 | 5.5.5. 33 120 and/01 121. | | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 6 | 5) 🗍 N | nterview Summary (PTO-413) Paper N lotice of Informal Patent Application (P ther: | | | | | |

Art Unit: 2141

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims16-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bowman-Amuah (U.S. 6,477,580) and further in view of Johnson et al (U.S. 2002/0095400).

As per claims 16,22-24 Bowman-Amuah disclosed a method for managing a plurality of services located on a plurality of servers as an extensible services bus on a first network, comprising: providing a service map management service that receives service location information from each of the plurality of services and generates a service location map comprising a listing of at least one of the plurality of the services included on the extensible service bus and server location information corresponding to each service of the at least one service (col. 117, lines 31-57); a connection status service to monitor the connection status of subscribers and the servers connected to the extensible service bus (col. 60, lines 59-67 & col. 61, lines 1-9); and providing a second network service, wherein the second network service controls the agent machine when the second machine accesses a second network, and the first network comprises the second network (col. 63, lines 1-23).

Art Unit: 2141

However Bowman-Amuah did not disclose in details providing a registration service where an agent machine can register as a subscriber with the extensible service bus and receive a subscriber identification; providing a login service where the agent machine can connect to the extensible service bus using the subscriber identification.

In the same field of endeavor Johnson disclosed in one embodiment, content delivery bandwidth utilization by individual content supplier or users may be tracked and logged by system management engine enabling an operator of the content supplier or users may be tracked and logged by system management engine enabling an operator of the content delivery system to charge each content supplier or user on the basis of the content volume delivered (Page. 10, col. 0095). Non-continuous and/or stored information management of unique/non-unique information, anticipated number of simultaneous subscribers and/or simultaneous stream evenst duration, system resources per subscriber (Page. 31, col. 0261).

It would have been obvious to one having ordinary skill in the art at the time of the invention was made to have incorporated providing a registration service where an agent machine can register as a subscriber with the extensible service bus and receive a subscriber identification; providing a login service where the agent machine can connect to the extensible service bus using the subscriber identification as taught by Johnson in the method of Bowman-Amuah to increase the utilization of the server and maintain a premium quality for the customer.

Page 3

Application/Control Number: 09/542,602 Page 4

Art Unit: 2141

3. As per claim 17 Bowman-Amuah and Johnson disclosed providing a subscriber profile database service that stores subscriber data that is required for access to the extensible service bus (Johnson, Page. 35, col. 0291 & 0292).

- 4. As per claims 18 & 19 Bowman-Amuah and Johnson disclosed transmitting a copy of the service location map to each subscriber to the extensible service bus (Bowman-Amuah, col. 117, lines 31-57).
- 5. As per claim 20 Bowman-Amuah and Johnson disclosed providing a message posting service for sending messages directly to subscriber when the subscriber is connected to the extensible service bus (Bowman-Amuah, col. 65, lines 22-30).
- 6. As per claim 21 Bowman-Amuah and Johnson disclosed wherein the second network comprises a broadband network; and the second network service is provided only by the broadband network (Bowman-Amuah, col. 99, lines 30-51).

Applicant's arguments are as follows:

7. Applicant argued that prior art did not disclose control of an agent machine, and in particular control, of an agent machine when the agent machine access a second network within the first network.

Art Unit: 2141

As to applicants argument Bowman-Amuah disclosed The Netcentric Architecture framework identifies those run-time services required when an application executes in a Netecntric environment. As shown in Fig. 10, the services can be broken down into logical areas:

Presentation services, information services, Communication services. Communication Fabric Services 1010, Transaction services 1012,1014, Environment services 1016,1018, Base Services 1020 and business Logic 1022,1024. This frame-work is an evolution of the Client Server New Age Systems Framework and is useful for technical architects involved in the selection, development and deployment of technical architectures in a Netcentric environment (col. 31, liens 59-67 & col. 32, lines 1-4).

Applicant's arguments and amendments did not overcome the prior-art, therefore the action is made Final.

Conclusion

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

Page 5

Art Unit: 2141

MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Page 6

- 9. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Adnan Mirza whose telephone number is (703)-305-4633.
- 10. The examiner can normally be reached on Monday to Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dharia Rupal can be reached on (703)-305-4003. The fax for this group is (703)-746-7239.

11. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(703)-746-7239 (For Status Inquiries, Informal or Draft Communications, please label "PROPOSED" or "DRAFT");

(703)-746-7239 (For Official Communications Intended for entry, please mark "EXPEDITED PROCEDURE"),

Art Unit: 2141

(703)-746-7238 (For After Final Communications).

12. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-305-3900.

Any response to a final action should be mailed to:

BOX AF

Commissioner of Patents and Trademarks Washington, D.C.20231

Or faxed to:

Hand-delivered responses should be brought to 4th Floor Receptionist, Crystal Park II, 2021 Crystal Drive, Arlington, VA 22202.

AM

Adnan Mirza

Examiner

V RUPAL DHARIA SUPERVISORY PATENT EXAMINER

Page 7